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JUN 12 2015

U.S. BANKRUPTCY COURT, SDNY

1 MARTHA S. PANASZEWICZ
2 *Pro Se*
3 89 Belle Ave.
4 San Francisco, CA 94132
5 Tel.: (415) 760-4181

6 UNITED STATES BANKRUPTCY COURT
7 SOUTHERN DISTRICT OF NEW YORK

9 In re:

10 RESIDENTIAL CAPITAL, LLC, et al.,

11 Debtors.

12 MARTHA S. PANASZEWICZ,

13 Claimant.

Case No.: 12-12020 (MG)

URGENT EX PARTE REQUEST FOR
EXTENSION OF TIME WITHIN WHICH
TO FILE AN APPEAL OR
ADVERSARIAL PROCEEDING

Claim No. 7466 filed on June 6, 2014

14 TO THE HONORABLE JUDGE OF THIS COURT, THE CLERK AND ALL CONCERNED
15 PARTIES:

16 I was informed about the Memorandum Opinion and Order Sustaining the Rescap
17 Liquidating Trust's Objection to Claim Number 7466 Filed by Martha S. Panaszewicz. I intend
18 to file an appeal or an adversarial proceeding to challenge this Memorandum Opinion.
19 Unfortunately, my former attorney, John Rosario, could no longer represent me. I am currently
20 working on engaging another attorney to handle this matter. Also, because of my advanced age,
21 it is my daughter, Mariluz P. Ragasa, who has been actively handling the affairs related to this

1 case and it is she who is making calls to the lawyers to work on engaging their services.

2 Unfortunately, my said daughter is also having health issues of her own as she is scheduled to
3 undergo heart surgery soon.

4 This is to request this court that I be given an additional time of at least one (1) month, or
5 up to July 11, 2015 to file the appropriate appeal, adversarial proceeding or any proper action or
6 document to challenge the Memorandum Opinion.
7

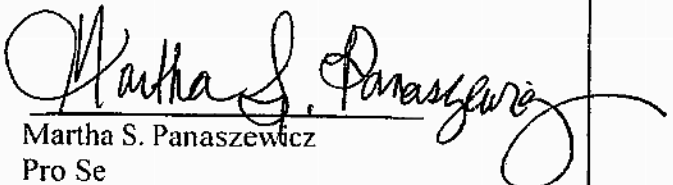
8 I beg the court's indulgence and understanding.

9 WHEREFORE, it is so prayed.

10 Other reliefs just and proper are likewise prayed for.

11 *I declare under penalty of perjury and under the laws of the United States of America that*
12 *the foregoing is true and correct.*
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15 Dated: 06/11/2015

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17 Martha S. Panaszewicz
18 Pro Se
19 Claimant of Claim Number 7466
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3 PROOF OF SERVICE

4 I, MARILUZ P. RAGASA, declare as follows:

5 I am over eighteen years of age and not a party to this action and I reside at 89 Belle Ave.,
6 San Francisco, CA 94132.

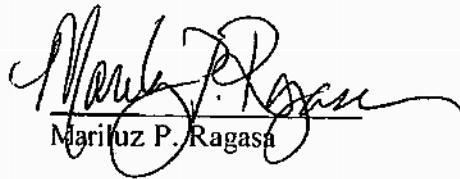
7 On June 11, 2015, I served a copy of the Urgent Ex Parte Request for Extension of Time
8 Within Which to File an Appeal or Adversarial Proceeding on all interested parties as follows:

9 X By U.S. Mail with postage prepaid to:

10
11 Norman S. Rosenbaum
12 Morrison & Foerster LLP
13 250 West 55th Street
14 New York, New York 10019
(Counsel to the ResCap Liquidating Trust)

15 I declare under penalty of perjury under the laws of the United States that the foregoing is
16 true and correct and that this declaration was executed on June 11, 2015 at San Francisco,
17 California.

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19
20 Dated: 06/11/2015

21 
22 Mariluz P. Ragasa
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